

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

APPLEBY Atty. Ref.: 36-1201

Serial No. 09/051,070 Group: 2128

Filed: April 2, 1998 Examiner: Phan, T.

For: TRAINING APPARATUS AND METHOD

January 3, 2005

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

The Examiner's Statement of Reasons for Allowance states:

"The claimed invention is directed to a method and system for training a user to engage in transactions with another person whom the system is arranged to simulate. The system includes...processor processing the input and determining whether the input is an allowable response to a most recent one of the messages output to the user, and if not, determining whether the input is an allowable response to a previous one of the messages output to the user as claimed."

Applicant respectfully disagrees with the above Reasons for Allowance to the extent that the Reasons for Allowance differ from the explicit language required by the allowed claims. For example, but without limitation, independent claim 2 does not require "determining whether the input is an allowable response to a most recent one of the messages output to the user, and if not, determining whether the input is an allowable

APPLEBY
Application No. 09/051,070
January 3, 2005

response to a previous one of the messages output to the user," as apparently alleged by the Examiner. Language present in the Examiner's Statement of Reasons for Allowance which are not recited in the claims themselves should not be used to narrow the claims in any respect.

Respectfully submitted,

NIXON & VANDERHYE P.C.

Bv

Raymond Y. Mah Reg. No. 41,426

RYM:sl

1100 North Glebe Road, 8th Floor

Arlington, VA 22201-4714

Telephone: (703) 816-4044 Facsimile: (703) 816-4100